1 KEVIN W. ALEXANDER (SBN: 175204) RICHARD P. SYBERT (SBN: 80731) MARSHALL S. BRENNER (SBN: 208780) 2 CRAIG J. MARIAM (SBN: 225280) 3 GORDON & REES LLP 101 West Broadway, Suite 1600 San Diego, CA 92101 Telephone: (619) 696-6700 Facsimile: (619) 696-7124 5 email rsybert@gordonrees.com 6 Jeffrey M. Ratinoff, Bar No. 197241 7 GORDON & REES LLP Embarcadero Center West 8 275 Battery Street, Suite 2000 San Francisco, California 94111 9 tel (415) 986-5900 / fax (415) 986-8054 email jratinoff@gordonrees.com 10 Attorneys For: Plaintiff/Counter-Defendants 11 LIVEOPS, INC. AND WILLIAM TRENCHARD 12 UNITED STATES DISTRICT COURT Suite 1600 San Diego, CA 92101 Gordon & Rees LLP 101 West Broadway 13 NORTHERN DISTRICT OF CALIFORNIA 14 LIVEOPS, INC., CASE NO. C 05-03773 MJJ (EMC) 15 a Delaware corporation 16 **Plaintiff** STIPULATION REGARDING 17 vs. CONTINUED HEARING DATE **ORDER** 18 TELEO, INC., a Nevada corporation; WENDELL BROWN, an individual, and DOES 19 1 through 99, inclusive, 20 Defendant. 21 AND Related Counter Claims 22 23 IT IS HEREBY STIPULATED BY AND BETWEEN Defendant and Counter-Claimant 24 Wendell Brown ("Brown") and Plaintiff and Counter-Defendant LiveOps, Inc. ("LiveOps"), and 25 their respective counsel of record, that the hearing on Wendell Brown's Motion to Compel 26 30(b)(6) Deposition shall be continued from July 19, 2006 to July 31, 2006 at 3:00 p.m. 27 LiveOps's Opposition shall be due as previously scheduled on or before June 28, 2006. Brown's 28 STIPULATION REGARDING CONTINUED HEARING DATE CASE NO. C 05-03773 MJJ

	1	reply, previously scheduled to be due on or before July 5, 2006, shall now be due on or before		
	2	July 7, 2006.		
	3	Dated: June 2006 GORDON & REES LLP		
	4			
	5	Ву:		
	6	Richard Sybert Timothy K. Branson		
	7	Attorneys For Plaintiff/Cross-Defendants LIVEOPS, INC. and WILLIAM TRENCHARD		
	8	IRENCHARD		
	9	Dated: June 42006 TOWNSEND AND TOWNSEND AND CREW LLP		
	10	CREW LLF		
	11	By: Ma a fux		
4 × 0	12	Maureen A. Sheehy Tae H. Kim		
ces LLP roadway 600 A 92101	13	Attorneys For Defendant/Cross-Claimant WENDELL BROWN		
Gordon & Rees LLP 101 West Broadway Suite 1600 San Diego, CA 92101	14 15			
Gord 101 Y	16	ORDER TATES DISTRICT		
	17	IT IS SO ORDERED.		
	18	June 16, 2006 June 16, 2006 IT IS SO ORDERED ODIFIED		
	19	Date.		
	20	Judge Edward M. Chen		
	21	Judge Edwa		
	22			
	23	PER V DISTRICT OF CE		
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I Abalharayelasa		-2-		
LOPS\1033315\357468.1		STIPULATION REGARDING CONTINUED HEARING DATE CASE NO. C 05-03773 MJJ		

	US	USDC, NORTHERN DISTRICT OF CALIFORNIA CASE NO. 3:05 CV -05-3773-MJJ			
1		BE NO. 3.03 CV -03-37/3-IVIJ	PROOF OF SERVICE		
2	to tl 921	I am a resident of the State of California, over the age of eighteen years, and not a part to the within action. My business address is: 101 West Broadway, Suite 1600, San Diego, CA 92101. On June 15, 2006, I served the within documents:			
4		 Stipulation Regarding (Stipulation Regarding (Continued Hearing Date And [Proposed] Order On Continued Hearing Date		
5 6		by transmitting via facsimile the forth below on this date before	ne document(s) listed above to the fax number(s) set 5:00 p.m.		
7	X	by placing the document(s) list fully prepaid, in United States Suite 1600, addressed as set fo	ted above in a sealed envelope with postage thereon mail in the State of California at 101 W. Broadway,		
8			ocument(s) listed above to the person(s) at the		
10		by placing a true copy thereof	enclosed in a sealed envelope, at a station designated		
11		for collection and processing of envelopes and packages for overnight delivery by FedEx as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:			
12		by placing a true copy thereof enclos	enclosed in a sealed envelope, at a station designated		
13		for collection and processing of envelopes and packages for overnight delivery by overnight delivery as part of the ordinary business practices of Gordon & Rees LLP described below, addressed as follows:			
14 15		by placing a true copy thereof of for collection and processing of Express Mail by U.S. post office	enclosed in a sealed envelope, at a station designated fenvelopes and packages for overnight delivery by as part of the ordinary business practices of Gordon		
16 17	Marl	& Rees LLP described below, a k B. Helm, Esq.	addressed as follows: Marilee S. Chan, Esq.		
18	Hojo Miri	oon Hwang, Esq. am Kim, Esq.	Townsend and Townsend and Crew LLP 379 Lytton Avenue		
19	560	ger, Tolles & Olson LLP Mission Street, 27 th Flr.	Palo Álto, CA 94301 T: (650) 326-2400		
20	T: (4	Francisco, CA 94105-2907 115) 512-4000 15) 512-4077	F: (650)328-2422		
21	1. (4	13) 312-40//	Maureen A. Sheehy, Esq. Townsend and Townsend and Crew		
22			Two Embarcadero Center, 8 th Floor San Francisco, CA 94111 T: (415) 576-0200		
23			F: (415) 576-0300		
24	for m	I am readily familiar with the firm's practice of collection and processing corresponder for mailing. Under that practice it would be deposited with the U.S. Postal Service on that sandary with pastage there as follows:			
25	motic	motion of the party served, service is presumed invalid if postal cancellation date or postage			
26	mete	meter date is more than one day after the date of deposit for mailing in affidavit.			
27	is tru	I declare under penalty of perjury under the laws of the State of California that the abovis true and correct. Executed on June 15, 2006, at San Diego, California.			

Jeanne Mydland-Evans

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